

irrigated are the same that were originally intended to be irrigated, no additional lands having been cultivated under the latest priority, the full capacity of four and one third cubic feet per second of time, if needed, shall be allowed to this ditch under the said priority No. 187 as long as that priority will allow, and the lesser amount under the priority No. 125 for as much less further time as shall be necessary to irrigate the land, if said priority No. 125 will allow.

No. 147—The Sharp & Hendrickson Ditch.

That said ditch is entitled to Arkansas River priority No. 126, which is also Texas Creek priority No. 23 Brush Creek priority No. 7 and South Brush Creek priority No. 3; that said ditch is owned by George S. Foster and N. B. Dissmore, each of whom owns an undivided one half thereof; that the head-gate of said ditch is on the North side of the South Fork of Brush Creek, in the N. W. $\frac{1}{4}$ of the N. E. $\frac{1}{4}$ of Sec. 27, Tp. 46 N, R 12 East; that said ditch is used to convey water from the South Fork of Brush Creek into the North Fork of Brush Creek for the benefit of The Hendrickson & Dissmore Ditch and The Sharp & Foster Ditch at such times as the said North Fork of Brush Creek fails to supply said ditches with sufficient water; and it is hereby decreed that at such times as said North Fork of Brush Creek fails to supply said The Hendrickson & Dissmore Ditch and The Sharp & Foster Ditch, and each of them, with the water herein decreed to them, and to each of them, there be allowed to flow into this ditch, under its said priority No. 126, sufficient water to give said The Hendrickson & Dissmore Ditch and The Sharp & Foster Ditch, and each of them, the full amount of water herein decreed to